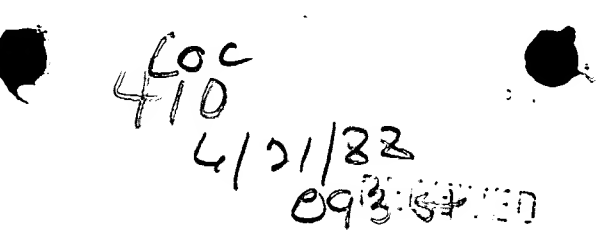
11512 Al2



**PATENT** 

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Petitou, et al.

Serial No.: 115,593

183 **Group No.:** 

Filed: October 26, 1987

Examiner:

Rollins, J.

For: PROCESS FOR THE ORGANIC SYNTHESIS OF OLIGOSACCHARIDES AND DERIVATIVES THEREOF

Batch No.: J76

U.S. Patent and Trademark Office Office of Publications **Query and Correspondence Branch** Crystal Plaza 2 Room -6C30 Washington, D.C. 20231

	LETTER ACCOMPANYING A	AMENDMENT AFTER ALLOWANC	E		
	(37	CFR 1 312)	<b>6</b>		
1. Pleas	se make the amendments shown i	in the attached papers in this application in	n the		
	abstract		<i>H</i> +		
<b>[2</b>	Specification		80		
	drawings		:		
	] claims	·	09		
NOTE:	"No amendment may be made as a ma allowance." 37 CFR 1.312(a).	atter of right in an application after the mailing of th	he notice of		
NOTE: Any increase in fees which may be required by amendments to the claims must be attended to in the attached papers or by general authorization to pay fees under 37 CFR 16, otherwise, the a ment will not be considered by the Examiner. MPEP § 714.16(c).					
NOTE:	The above address is that recommende 35).	ed in the Notice of November 4, 1986 (1072 O.G. 27	'-70 at page		
		•			
	CERTIFICATE (	OF MAILING (37 CFR 1.8a)			
with the U	ertify that this paper (along with any pape inited States Postal Service on the date s dressed to the: Commissioner of Patents a	er referred to as being attached or enclosed) is being hown below with sufficient postage as first class mand Trademarks, Washington, D.C. 20231	g deposited ail in an en-		
		(Type or print name of person mailing pap	er)		
Date			<del></del>		
		(Signature of person mailing paper)			

. Type of	amendment				
X	Correction of formal matters				
•		attached paper these (1) are needed for avention and (2) require no substantial amore PTO.	-		
	lo showing why the amendments to come inless the issue fee was already paid.	ect formal matters was not earlier presented need t	oe made		
	Other (affects the disclosure, the	e scope of any claim or adds a claim)			
	the reason (1) why the amenda	e attached supplemental page(s) there is ment is needed; (2) why the proposed ami ional search or examination; (3) why the were not earlier presented.	ended claims &	<b>70</b>	
3. The issu	ue fee		贸	m	
X	has not been paid		EP 12 GROUP		
	is paid separately herewith		<b>→</b> ¬	energies. Description	
	was paid on		08 — —	T	
f		fee is paid must be accompanied by a petition including of good and sufficient reasons why the amen 37 CFR 1.312(b).		O	
. Petition	, fee, and good and sufficient rea	son (complete if applicable)			
(a) 🗌	Since the issue fee has been paid, the applicant hereby petitions for entry of the attached amendments.				
(b)	Petition fee of \$72.00 set forth in 37 CFR 1.17(i) is paid by				
	the attached check				
	authorization to charge the A duplicate of this petition is	petition fee to Deposit Accounts attached.			
(c) <u></u>	In the remarks in the attached supplemental page(s) is a showing as required by 37 CFR 1.312(b) for amendments filed after the date the issue fee is paid of good and sufficient reasons why the amendments are necessary and were not earlier presented.				
5. Additio	nal fees				
$\boxtimes$	Please charge Account 04-2 required by the filing of this paper	tor any additional fees which is	nay be		
Reg. No.:	32,140	signature of attorney Seth H. Jacobs			
Tel. No.: (	(212) 757–2200	Type or Print Name of Attorney Davis Hoxie Faithfull & Hapge 45 Rockefeller Plaza, New Yor P.O. Address		101]	
		Plus Attached Page(s)			

(Letter Accompanying Amendment After Allowance [10-1]—page 2 of 2)